

## DECLARATION OF WILLIAM LIVINGSTON

William Livingston, pursuant to 28 U.S.C. §1746, declares under penalty of perjury, the following:

1. My name is William C. Livingston, I am of legal age, and am competent to testify to the matters stated herein, and I make this declaration based upon personal knowledge.

2. I am an attorney licensed to practice law in the state of Ohio, and I am an associate at Berkman, Gordon, Murray & DeVan.

### ADULT DATING AND SOCIAL NETWORKING WEBSITES

3. That the following documents, attached as Exhibit "1", are true and accurate copies of webpages I accessed regarding Alt.com:

(A) Alt.com: Homepage; <http://alt.com/> (accessed May 8, 2013);

(B) Alt.com: Terms of Use;

[http://alt.com/go/page-rms\\_of\\_use.html?trlid=footer\\_v3.0-8&who=r,hWlZj3hbOPG0XfsVhQd2S9YuQ/ry0hncRYA\\_H9YpvIXRlhEfkeZNPXZ59V7SckBDI2HP\\_dhXsljI2LBmeQcHujHxp4Cf7FliDAW5z5TNkF3v/4j34tVFNBi1YmNBw5bzOt99e3zEjJ5N4rrjeZIQw-](http://alt.com/go/page-rms_of_use.html?trlid=footer_v3.0-8&who=r,hWlZj3hbOPG0XfsVhQd2S9YuQ/ry0hncRYA_H9YpvIXRlhEfkeZNPXZ59V7SckBDI2HP_dhXsljI2LBmeQcHujHxp4Cf7FliDAW5z5TNkF3v/4j34tVFNBi1YmNBw5bzOt99e3zEjJ5N4rrjeZIQw-) (accessed May 8, 2013);

(C) Alt.com: Help Page:

[http://-.com/p/help.cgi?trlid=footer\\_v3.0-5&who=r,cl054YvPeyVfEdKikrVW4dYuQ/ry0hncRYA\\_H9YpvIXRlhEfkeZNPXZ59V7SckBDI2HP\\_dhXsljI2LBmeQcHujHxp4Cf7FliDAW5z5TNkF3v/4j34tVFNBi1YmNBw5bzOt99e3zEjJ5N4rrjeZIQw-](http://-.com/p/help.cgi?trlid=footer_v3.0-5&who=r,cl054YvPeyVfEdKikrVW4dYuQ/ry0hncRYA_H9YpvIXRlhEfkeZNPXZ59V7SckBDI2HP_dhXsljI2LBmeQcHujHxp4Cf7FliDAW5z5TNkF3v/4j34tVFNBi1YmNBw5bzOt99e3zEjJ5N4rrjeZIQw-) (accessed May 8, 2013); and

(D) Alt.com: Membership Data: (2,007,247 members in the United States)

[http://alt.com/browse?trlid=navbar-1&who=r,Fr2Qq5CKbiWg8IggE\\_L3ttYuQ/ry0hncRYA\\_H9YpvIXRlhEfkeZNPXZ59V7SckBDI2HP\\_dhXsljI2LBmeQcHujHxp4Cf7FliDAW5z5TNkF3v/4j34tVFNBi1YmNBw5bzOt99e3zEjJ5N4rrjeZIQw-](http://alt.com/browse?trlid=navbar-1&who=r,Fr2Qq5CKbiWg8IggE_L3ttYuQ/ry0hncRYA_H9YpvIXRlhEfkeZNPXZ59V7SckBDI2HP_dhXsljI2LBmeQcHujHxp4Cf7FliDAW5z5TNkF3v/4j34tVFNBi1YmNBw5bzOt99e3zEjJ5N4rrjeZIQw-) (accessed May 7, 2013).

4. That the following documents, attached as Exhibit "2", are true and accurate copies of webpages I accessed regarding AdultSpace.com:

(A) AdultSpace: Homepage: <http://www.adultspace.com/> (accessed on May 3, 2013);

(B) AdultSpace: User Agreement:

[http://www.adultspace.com/static/terms\\_and\\_conditions.html](http://www.adultspace.com/static/terms_and_conditions.html) (accessed on May 8, 2013); and

(C) AdultSpace: About us: [http://www.adultspace.com/static/about\\_us.html](http://www.adultspace.com/static/about_us.html) (accessed on May 3, 2013).

5. That the following documents, attached as Exhibit "3", are true and accurate copies of webpages I accessed regarding BeNaughty.com:

(A) BeNaughty: Homepage: <http://www.benaughty.com/mypage.php> (accessed May 6, 2013);

(B) BeNaughty: Terms and Conditions: <http://www.benaughty.com/helptandc.asp?s=s> (accessed May 4, 2013); and

(C) FindtheBest.com: BeNaughty.com receives 24 million visits per month and 7.4 million unique visitors per month)  
<http://dating-websites.findthebest.com/1/377/BeNaughty-com> (accessed May 6, 2013).

6. That the following documents, attached as Exhibit "4", are true and accurate copies of webpages I accessed regarding SwingerZoneCentral.com:

(A) SwingerZoneCentral: Homepage: <http://www.swingerzonecentral.com/> (accessed May 3, 2013); and

(B) SwingerZoneCentral: Terms and Conditions:  
<http://www.swingerzonecentral.com/privacy.aspx>.  
(accessed May 3, 2013).

7. That the following documents, attached as Exhibit "5", are true and accurate copies of webpages I accessed regarding Iwantu.com:

(A) IwantU: Homepage; <http://www.iwantu.com/> (accessed May 4, 2013);

(B) IwantU: Help Page and Terms and Conditions; (accessed May 4, 2013)  
<http://www.iwantu.com/helptandc.asp?s=s>; and

(C) FindtheBest.com: Iwantu.com receives 21, 165 unique visitors per month.  
<http://dating-websites.findthebest.com/1/370/IWantU> (accessed May 6, 2013).

8. That the following documents, attached as Exhibit "6", are true and accurate copies of webpages I accessed regarding Upforit.com:

(A) Upforit: Homepage: <http://www.upforit.com/> (accessed May 4, 2013).;

(B) Upforit: Terms and Conditions: [http://www.upforit.com/helptandc.asp?s=s /](http://www.upforit.com/helptandc.asp?s=s/) (accessed May 4, 2013).;

(C) FindtheBest.com: Upforit.com receives 6.1 million visitors per month, 2.3 million unique visitors per month.  
<http://dating-websites.findthebest.com/1/408/UpForIt-com> (accessed May 6, 2013).

9. That the following documents, attached as Exhibit "7", are true and accurate copies of webpages I accessed regarding Hookup.com:

(A) Hookup: Homepage: <http://www.hookup.com/> (accessed May 3, 2013); and

(B) Hookup: Terms and Conditions:  
<http://members2.hookup.com/pop.php?page=terms> (accessed May 3, 2013).

10. That the following documents, attached as Exhibit "8", are true and accurate copies of webpages I accessed regarding xxxBlackBook.com:

(A) xxxBlackBook: Homepage: <http://www.xxxblackbook.com/> (accessed May 3, 2013);

(B) xxxBlackBook: Terms and Conditions:  
[http://www.xxxblackbook.com/main/terms?link\\_id=30](http://www.xxxblackbook.com/main/terms?link_id=30)  
(accessed May 3, 2013); and

(C) xxxBlackBook: Frequently Asked Questions;  
[http://www.xxxblackbook.com/main/faq?link\\_id=30](http://www.xxxblackbook.com/main/faq?link_id=30)  
(accessed May 3, 2013).

11. That the following documents, attached as Exhibit "9", are true and accurate copies of webpages I accessed regarding Sexinyourcity.com:

(A) Sexinyourcity: Homepage: <http://www.sexinyourcity.com/?action=home> (accessed May 3, 2013); and

(B) Sexinyourcity: Terms and Conditions: <http://www.sexinyourcity.com/?action=tos> (accessed May 6, 2013).

12. That the following documents, attached as Exhibit "10", are true and accurate copies of webpages I accessed regarding AmateurMatch.com:

(A) AmateurMatch: Homepage: <http://www.amateurmatch.com/> (accessed May 4, 2013); and

(B) AmateurMatch: Terms and Conditions: <http://www.amateurmatch.com/pop.php?page=terms> (accessed May 4, 2013).

13. That the following documents, attached as Exhibit "11", are true and accurate copies of webpages I accessed regarding HornyMatches.com:

(A) HornyMatches: Homepage: <http://www.hornymatches.com/> (accessed May 6, 2013);

(B) HornyMatches: Membership data by state: <http://www.hornymatches.com/freebrowse.php> (accessed May 4, 2013); and

(C) Findthebest: HornyMatches.com receives 11 million visits per month and 4.6 million unique visitors per month <http://dating-websites.findthebest.com/1/356/HornyMatches> (accessed May 6, 2013).

14. That the following documents, attached as Exhibit "12", are true and accurate copies of webpages I accessed regarding Getiton.com:

(A) Getiton: Homepage: <http://www.getiton.com/> (accessed May 5, 2013);

(B) Getiton: Terms of Uses; [http://www.getiton.com/go/page/terms\\_of\\_use.html?who=r/djq3v2MkNSzdNbmOAiT5lLvMaVknjJRaj2gH1cSvPfsgPWY7rmbHhB6EVHJJ2ibi\\_AtAD09N/aZZn4mEStrAirBQM7\\_zDXIdRvOZsnihK4zrmlGFyWayiNHhJ46nmJ](http://www.getiton.com/go/page/terms_of_use.html?who=r/djq3v2MkNSzdNbmOAiT5lLvMaVknjJRaj2gH1cSvPfsgPWY7rmbHhB6EVHJJ2ibi_AtAD09N/aZZn4mEStrAirBQM7_zDXIdRvOZsnihK4zrmlGFyWayiNHhJ46nmJ) (accessed May 5, 2013); and

(C) Getiton: Help: [http://getiton.com/p/upload\\_video.cgi?site=getiton&session\\_send=bf8e9f82e0d1bdbaf722f9ef9ce1fe84839c6](http://getiton.com/p/upload_video.cgi?site=getiton&session_send=bf8e9f82e0d1bdbaf722f9ef9ce1fe84839c6) (accessed May 5, 2013).

15. That the following documents, attached as Exhibit "13", are true and accurate copies of webpages I accessed regarding AshleyMadison.com:

(A) Ashley Madison: Homepage/Membership data: 18,845,000  
<https://www.ashleymadison.com/>  
(accessed May 4, 2013);

(B) Ashley Madison: Terms: <https://www.ashleymadison.com/app/public/tandc.p?c=1>  
(accessed May 3, 2013);

(C) Ashley Madison: Frequently Asked Questions:  
<https://www.ashleymadison.com/app/public/faq.p>  
(accessed May 4, 2013); and

(D) Ashley Madison: Articles: <https://www.ashleymadison.com/articles/>  
(accessed May 4, 2013).

16. That the following documents, attached as Exhibit "14" are true and accurate copies of webpages I accessed regarding AdultFriendFinder.com:

(A) AdultFriendFinder: Homepage: <http://adultfriendfinder.com/>  
(accessed May 4, 2013);

(B) AdultFriendFinder: Terms of Use:  
[http://adultfriendfinder.com/go/page/terms\\_of\\_use.html?who=r,RmAXRnaYvi22p/EPSINgFRynLcD/qbVg4rDzOkO6ziTlyC7/oqPWYArftxVYnTEcaWR1RSgOrUjEZmp7WcvXhKNdWvfg0kLhS6pqHgbDZ\\_8PVqXAoGT/dC\\_fPTMTqh\\_xP7VwwlRZGOPY6mp1VjJyfOhM00tVpDcEZbgWJuYz\\_f5mBsxCMVR13LMTI7ecYec0](http://adultfriendfinder.com/go/page/terms_of_use.html?who=r,RmAXRnaYvi22p/EPSINgFRynLcD/qbVg4rDzOkO6ziTlyC7/oqPWYArftxVYnTEcaWR1RSgOrUjEZmp7WcvXhKNdWvfg0kLhS6pqHgbDZ_8PVqXAoGT/dC_fPTMTqh_xP7VwwlRZGOPY6mp1VjJyfOhM00tVpDcEZbgWJuYz_f5mBsxCMVR13LMTI7ecYec0)  
(accessed May 4, 2013);

(C) AdultFriendFinder: Membership Data: 25,890,084  
[http://adultfriendfinder.com/browse?who=r,CQCrcwclnDJIQP\\_f2Ga3jDhynLcD/qbVg4rDzOkO6ziTlyC7/oqPWYArftxVYnTEcaWR1RSgOrUjEZmp7WcvXhKNdWvfg0kLhS6pqHgbDZ\\_8PVqXAoGT/dC\\_fPTMTqh\\_xP7VwwlRZGOPY6mp1VjJyfOhM00tVpDcEZbgWJuYz\\_f5mBsxCMVR13LMTI7ecYec0](http://adultfriendfinder.com/browse?who=r,CQCrcwclnDJIQP_f2Ga3jDhynLcD/qbVg4rDzOkO6ziTlyC7/oqPWYArftxVYnTEcaWR1RSgOrUjEZmp7WcvXhKNdWvfg0kLhS6pqHgbDZ_8PVqXAoGT/dC_fPTMTqh_xP7VwwlRZGOPY6mp1VjJyfOhM00tVpDcEZbgWJuYz_f5mBsxCMVR13LMTI7ecYec0)  
(accessed May 4, 2013); and

(D) FindtheBest.com: Adult Friend Finder receives 110 million visits per month; 41 million unique visitors per month)  
<http://dating-websites.findthebest.com/1/353/Adult-Friend-Finder>  
(accessed May 6, 2013).

17. That the following documents, attached as Exhibit "15," are true and accurate copies of webpages I accessed regarding Letsbang.com:

(A) LetsBang: Homepage: <http://www.letsbang.com/> (accessed May 4, 2013);

(B) LetsBang: Terms and Conditions: [http://www.letsbang.com/main.php?a=content.info&page=terms&id=letsbang&prg=1&tour=1&ad\\_id=sn60i6JgF%7Cpcrid%7C13458714203%7Cpkw%7Cletsbang%7Cpmt%7Ce&pg=1](http://www.letsbang.com/main.php?a=content.info&page=terms&id=letsbang&prg=1&tour=1&ad_id=sn60i6JgF%7Cpcrid%7C13458714203%7Cpkw%7Cletsbang%7Cpmt%7Ce&pg=1) (accessed May 4, 2013); and

(C) Lets Bang: Membership Data by state: <http://www.letsbang.com/main.php?a=search.browse> (accessed May 4, 2013).

18 That the following documents, attached as Exhibit "16", are true and accurate copies of webpages I accessed regarding NaughtyConnect.com:

(A) NaughtyConnect: Homepage: <http://www.naughtyconnect.com/> (accessed May 6, 2013);

(B) NaughtyConnect: Terms and Conditions: <http://www.naughtyconnect.com/help/articles/terms.html> (accessed May 4, 2013); and

(C) NaughtyConnect: Membership Data: 3,013,960 <http://www.naughtyconnect.com/members.html> (accessed May 4, 2013).

19. That the following documents, attached as Exhibit "17", are true and accurate copies of webpages I accessed regarding AdultMatchDoctor.com.:

(A) AdultMatchDoctor: Homepage: <http://www.adultmatchdoctor.com/> (accessed May 4, 2013);

(B) AdultMatchDoctor: Mission Statement: [http://www.adultmatchdoctor.com/mission\\_statement.aspx](http://www.adultmatchdoctor.com/mission_statement.aspx) (accessed May 4, 2013); and

(C) AdultMatchDoctor: Help and Frequently Asked Questions: <http://www.adultmatchdoctor.com/help.aspx> (accessed May 4, 2013).

20. That the following documents, attached as Exhibit "18", are true and accurate copies of webpages I accessed regarding Xdating.com:

(A) Xdating: Homepage: [www.xdating.com/](http://www.xdating.com/) (accessed May 6, 2013); and

(B) Xdating: Terms of Service: [www.xdating.com/site/terms](http://www.xdating.com/site/terms) (accessed May 6, 2013).

21. That the following documents, attached as Exhibit "19", are true and accurate copies of webpages I accessed regarding Flirt.com:

(A) Flirt: Homepage: <http://www.flirt.com/funnel.php?step=1> (accessed May 7, 2013);

(B) Flirt: Terms of Service: <http://www.flirt.com/helptandc.asp?s=s> (accessed May 7, 2013); and

(C) FindtheBest.com: Flirt receives 3.5 million visits per month and 1.5 million unique visitors per month  
<http://dating-websites.findthebest.com/1/410/Flirt-com> (accessed May 6, 2013).

22. That the following documents, attached as Exhibit "20", are true and accurate copies of webpages I accessed regarding Adam4Adam.com:

(A) Adam4Adam: Homepage: <http://www.adam4adam.com/> (accessed May 7, 2013);

(B) Adam4Adam: Terms of Service:  
[http://www.adam4adam.com/?section=20&view\[20\]=6](http://www.adam4adam.com/?section=20&view[20]=6) (accessed May 7, 2013); and

(C) FindtheBest.com: Adam4Adam.com receives 3.2 million visits per month, 1.4 million unique visitors per month.  
<http://dating-websites.findthebest.com/1/414/Adam4Adam> (accessed May 6, 2013).

23. That the following documents, attached as Exhibit "21", are true and accurate copies of webpages I accessed regarding Collarme.com:

(A) Collarme: Homepage: <http://www.collarme.com/Default.asp?bhcp=1> (accessed May 7, 2013);

(B) Collarme: Terms of Service: <http://www.collarme.com/personals/tos.htm> (accessed May 7, 2013); and

(C) FindtheBest.com Collarme.com receives 8.11 million visits per month and 122,184 unique visitors per month <http://dating-websites.findthebest.com/1/360/collarme> (accessed May 6, 2013).

#### ARTISTIC AND EDUCATIONAL MATERIALS

24. That the documents entitled "Sex in Art: September 2012 Archive" attached as Exhibit "22" are true and accurate copies of webpages I accessed on May 5, 2013 from the following websites:

<http://www.sexinart.net/2012/09/>.

25. That the documents entitled "The Panhandler Project," attached as Exhibit "23" are true and accurate copies of webpages I accessed on May 5, 2013 at the following websites:

(A) The Panhandler Project: <http://www.degenevieve.com/panhandler%20media.html>;

(B) Project Statement: <http://www.degenevieve.com/panhandler%20statement.html>; and

(C) The Panhandler Project: Gordon: <http://www.degenevieve.com/Gordon.html>.

26. That the documents, entitled "Alex Maxim: Art Nude Erotic and Bondage Photo Prints," attached as Exhibit "24" are true and accurate copies of webpages I accessed on May 5, 2013 at the following websites:

<http://maxim.photoshelter.com/gallery/Art-Nude-Erotic-and-Bondage-photographic-prints/G0000tilSrbzMd3I/>.

27. That the documents, entitled "The Nu Project," attached as Exhibit "25" are true and accurate copies of webpages I accessed on May 5, 2013 at the following websites:

<http://thenuproject.com/galleries/women-of-north-america-i/>;  
<http://thenuproject.com/galleries/women-of-south-america-i/>; and  
<http://thenuproject.com/galleries/women-of-south-america-iii/>.



28. That the documents, entitled “Online Alchemy-The Art of Loren Cameron,” attached as Exhibit “26” are true and accurate copies of webpages I accessed on May 5, 2013 at the following websites:

(A) Photo Sword: <http://www.lorencameron.com/photos/sword.html>; and

(B) Photo Mister: [http://www.lorencameron.com/photos/mister\\_2005.html](http://www.lorencameron.com/photos/mister_2005.html).

29. That the documents, entitled “ErosArts,” attached as Exhibit “27” are true and accurate copies of webpages I accessed on May 5, 2013 at the following websites:

Erotic Nude Gallery: [http://.erosartist.com/thumbs.php?tagged\\_category=28](http://.erosartist.com/thumbs.php?tagged_category=28).

30. That the documents, entitled “Helmut Newton: White Women, Sleepless Nights, Big Nudes,” attached as Exhibit “28” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://houston.culturemap.com/news/fashion/07-03-11-big-nudes-controversial-helmut-newton-photo-exhibition-at-mfah-is-a-must-for-fashion-followers/>.

31. That the documents, entitled “Paul Knight: Intimate Couples,” attached as Exhibit “29” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://paulknight.com.au/#intimate-couples>.

32. That the documents, entitled “NYPH09: Controversial Photographers” attached as Exhibit “30” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.heathermorton.ca/blog/?p=2091>.

33. That the documents, entitled “FeelmeL.A.” attached as Exhibit “31” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://feelmela.wordpress.com/>.

34. That the documents, entitled “Erotic Fine Arts,” attached as Exhibit “32” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.erotic-fine-arts.com/efamain.htm>.

35. That the documents, entitled “David Rolin Pan-Erotic Photography,” attached as Exhibit “33” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.davidrolin.com/site/#/couples/>.

36. That the documents, entitled “Kevin Loreaux: Erotic Photographer,” attached as Exhibit “34” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://kevinloreaux.blogspot.com/?zx=d5cacec45ea6bef>.

37. That the documents, entitled “China Hamilton: After Dark,” attached as Exhibit “35” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.chinahamilton.com/gallery2.html>.

38. That the documents, entitled “AMEA. World Museum of Erotic Art: K LEO Photographs” attached as Exhibit “36” are true and accurate copies of webpages accessed on May 5, 2013 at the following website:

<http://www.ameanet.org/k-leo>.

39. That the documents, entitled “Erotic Rarities,” attached as Exhibit “37” are true and accurate copies of webpages I accessed on May 5, 2013 at the following websites:

(A) Erotic Rarities: Homepage: <http://www.eroticrarities.com/>; and

(B) Erotic Rarities: Watercolors: <http://www.eroticrarities.com/prints/watercolors.htm>.

40. That the documents, entitled “Nude & Erotic Igor Amelkovich Photography,” attached as Exhibit “38” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

[http://photo.net/photodb/folder?folder\\_id=213527](http://photo.net/photodb/folder?folder_id=213527) which.

41. That the documents, entitled “Tom Gallant Gallery,” attached as Exhibit “39” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.juxtapoz.com/erotica/pornographic-paintings-by-tom-gallant>.

42. That the documents, entitled “Betty Tompkins,” attached as Exhibit “40” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website.

<http://bettytompkins.com/>.

43. That the documents, entitled “Mark Chester SF Gay Radical Sexual Photographer: Table of Contents,” attached as Exhibit “41” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://markichester.com/finetoc.html>.

44. That the documents, entitled “Tony Ward,” attached as Exhibit “42” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.tonyward.com/xfileframesource.html>.

#### DOCUMENTARIES ON RAPE

45 That the document attached as Exhibit “43” is a true and accurate copy of an image from the documentary, “Ghosts of Abu Ghraib,” (Kennedy, 2007).I accessed the image on May 5, 2013, at the following webpage: <http://www.youtube.com/watch?v=P31RzaYp-Kg>.

46. That the document as Exhibit “44” is a true and accurate copy of an image from the documentary, “Standard Operating Procedure,” (Morris, 2008). I accessed the image on May 5, 2013, at the following webpage: <http://www.youtube.com/watch?v=hwwjsaycvgw=0>.

47. That the document attached as Exhibit “45” is a true and accurate copy of an image from the documentary “A Few Bad Apples: Inside Abu Ghraib” (CBC). I accessed the image on May 5, 2013, at the following webpage:

[http://www.youtube.com/watch?v=LZ\\_Vxoyu8zY](http://www.youtube.com/watch?v=LZ_Vxoyu8zY).

48. That the documents attached as Exhibit “46” are true and accurate copies of webpages, describing the documentary, “Mourir a tue-tete” (“A Scream From Silence”) (Anne-Claire Poirer 1978), that I accessed on May 5, 2013 at the following website: <http://mubi.com/films/a-scream-from-silence>.

49. That the documents attached as Exhibit “47” are true and accurate copies of a webpages, describing the documentary, “Nes de la Haine” (“War Babies”) (Raymond Provencher 2002), that I accessed on May 5, 2013 at the following website:

<http://www.telefilm.ca/en/catalogues/production/nes-de-la-haine>.

50. That the document attached as Exhibit “48” is a true and accurate copy of a webpage, describing the documentary, “Calling the Ghosts: A Story about Rape, War, and Women,” (Jacobson and Jelincic 1996), that I accessed on May 5, 2013 at the following website:

<http://www.wmm.com/filmcatalog/pages/c171.shtml>.

51. That the document attached as Exhibit “49” is a true and accurate copy of a webpage describing the documentary, “Bought and Sold: An Investigative Documentary About the International Trade in Women,” (Gagster and Caldwell-Witness 1997), that I accessed on May 5, 2013 at the following website:

[http://rmedia.lib.utexas.edu/index.php/Category:Global\\_Survival\\_Network's\\_Footage\\_for\\_Bought\\_%26\\_Sold\\_Documentary](http://rmedia.lib.utexas.edu/index.php/Category:Global_Survival_Network's_Footage_for_Bought_%26_Sold_Documentary).

52. That the document attached as Exhibit “50” is a true and accurate copy of an image from the documentary, “Sri Lanka’s Killing Fields,” (60-Minute Channel 4 U.K. 2011)” that I accessed on May 5, 2013, at the following website:

[http://www.youtube.com/watch?v=Rz\\_eCLcp1Mc](http://www.youtube.com/watch?v=Rz_eCLcp1Mc).

53. That the document attached as Exhibit “51” is a true and accurate copy of an image, from the documentary “Sri Lanka’s Killing Fields, War Crimes Unpunished,”(60-Minute Channel 4 U.K. 2012), that I accessed on May 5, 2013, at the following website:

<http://www.youtube.com/watch?v=de2E74MP1ek>.

54. That the document attached as Exhibit “52” is a true and accurate copy of an image, from the documentary “Raw Deal: A Question of Consent ” (Corben 2011). I accessed the image on May 6, 2013, at the following website:

<http://www.youtube.com/watch?v=v-PbLiD13EI>.

55. That the document attached as Exhibit “53” is a true and accurate copy of a webpage describing the documentary, “Whores’ Glory,” (Glawogger 2011) that I accessed on May 6, 2013 at the following website:

<http://www.whoresglory.com/about.htm>.

56. That the document attached as Exhibit “54” is a true and accurate copy of an image from the documentary “Passolini Prossimo Nostro,” (Bertolucci 2006). I accessed the image on May 5, 2013, at the following website:

[http://www.youtube.com/watch?v=\\_Z\\_-qWzEN6Y](http://www.youtube.com/watch?v=_Z_-qWzEN6Y).

57. That the document attached as Exhibit “55” is a true and accurate copy of a webpage describing the documentary, “The Greatest Silence Rape in the Congo” (Jackson, 2007), that I accessed on May 5, 2013 at the following website:

<http://thegreatestsilence.org/about>.

#### FILMS BASED ON TRUE EVENTS

58. That the document attached as Exhibit “56” is a true and accurate copy of an website describing the film, “Hei tai yang: Nan Jing da tu sha” (“Black Sun: the Nanking Massacre”) (T.F. Mou 1995), that I accessed on May 5, 2013, at the following website:

<http://www.imdb.com/title/tt0113281/>.

59. That the document attached as Exhibit “57” is a true and accurate copy of a website describing the film, “Salò: The 120 Days of Sodom,” (Pasolini 1975) that I accessed on May 6, 2013, at the following website:

<http://www.criterion.com/films/532-salo-or-the-120-days-of-sodom>.

60. That the documents attached as Exhibit “58” are true and accurate copy of webpages describing the film, “Casualties of War,” (DePalma 1989), that I accessed on May 6, 2013 at the following website:

<http://www.rollingstone.com/movies/reviews/casualties-of-war-19890818>.

61. That the documents attached as Exhibit “59” are true and accurate copies of webpages describing the film, “In the Land of Blood and Honey,” (Jolie 2011) that I accessed on May 5, 2013 at the following website:

<http://movies.yahoo.com/blogs/the-reel-breakdown/angelina-jolie-takes-no-prisoners-war-drama-land-183144425.html>.

62. That the document attached as Exhibit “60” are true and accurate copies of webpages describing the film, “The Accused,” (Kaplan 1998) that I accessed on May 6, 2013, at the following website:

<http://www.imdb.com/title/tt0094608/>.

63. That the document attached as Exhibit “61” is a true and accurate copy of an image from the film “Boys Don’t Cry” (Peirce 1999). I accessed the image on May 6, 2012, at the following website:

[http://www.dailymotion.com/video/xnfh6\\_boys-don-t-crySexy](http://www.dailymotion.com/video/xnfh6_boys-don-t-crySexy).

#### NEWS REPORTS AND PICTORIALS

64. That the documents entitled ““Disturbing New Photos from Abu Ghraib” attached as Exhibit “62” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

[http://www.wired.com/science/discoveries/multimedia/2008/02/gallery\\_abu\\_ghraib/](http://www.wired.com/science/discoveries/multimedia/2008/02/gallery_abu_ghraib/).

65. That the documents entitled “Primary Sources: Abu Ghraib” attached as Exhibit “63” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.newyorker.com/online/2008/03/24/abughraib>.

66. That the documents entitled “ The Abu Ghraib Prison Photos” attached as Exhibit “64” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://www.antiwar.com/news/?articleid=2444>.

67. That the documents entitled “Female Genital Mutilation” attached as Exhibit “65” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://www.middle-east-info.org/league/somalia/fgmpictures.htm>.

68. That the documents entitled “Libyan rebels say captured cell phone videos show rape, torture” attached as Exhibit “66” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.cnn.com/2011/WORLD/africa/06/14/libya.rape.hfr/index.html>.

69. That the documents entitled “Nigerian Rape Video” attached as Exhibit “67” are true and accurate copies of webpages I accessed on May 6, 2013 at the following website:

[http://www.huffingtonpost.com/2011/09/21/nigeria-rape-video-footag\\_n\\_974408.html](http://www.huffingtonpost.com/2011/09/21/nigeria-rape-video-footag_n_974408.html).

70. That the documents entitled, “Inside the Anonymous Hacking File on the Steubenville ‘Rape Crew’” attached as Exhibit “68,” are true and accurate copies of webpages I accessed on May 6, 2013 at the following website:

<http://www.theatlanticwire.com/national/2013/01/inside-anonymous-hacking-file-steubenville-rape-crew/60502/>.

#### OTHER INFORMATION

71. That the document entitled “Nearly 1 in 5 Smartphone users are Sexting” attached as Exhibit “69” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://www.today.com/tech/nearly-1-5-smartphone-users-are-sexting-816897>.

72. That the document entitled “Sexting Not Just for Kids” attached as Exhibit “70” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:



[http://www.aarp.org/relationships/love-sex/info-11-2009/sexting\\_not\\_just\\_for\\_kids.html](http://www.aarp.org/relationships/love-sex/info-11-2009/sexting_not_just_for_kids.html).

73. That the document entitled “Demand for Photo Erasing iPhone App Heats Up Sexting Debate” attached as Exhibit “71” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://content.usatoday.com/communities/ondeadline/post/2012/05/demand-for-photo-erasing-iphone-app-heats-up-sexting-debate/>.

74. That the document entitled “Practice ‘Safe Sexting’ with SnapChat” attached as Exhibit “72” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://www.theroot.com/views/practice-safe-sexting-snapchat>.

75. That the documents entitled “Top 5 Sexting Blackberry Apps” attached as Exhibit “73” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://n4bb.com/top-5-sexting-blackberry-apps-nsfw/>.

76. That the documents entitled “Facetime Sex the Ultimate New Technology for Couples in Long Distance Relationships” attached as Exhibit “74” are true and accurate copies of webpages I accessed on May 6, 2013, at the following website:

<http://ezinearticles.com/?Facetime-Sex---The-Ultimate-New-Technology-for-Couples-in-Long-Distance-Relationships&id=5866446>.

77. That the documents entitled “Instaporn: Porn, ‘KikSex’ Lurk Just Inside Instagram’s Photo Eden” attached as Exhibit “75” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

[http://www.huffingtonpost.com/2012/08/30/instagram-porn\\_n\\_1842761.html](http://www.huffingtonpost.com/2012/08/30/instagram-porn_n_1842761.html).

78. That the documents entitled “Chatroulette is 89 Percent Male, 47 Percent American, and 13 Percent Pervert” attached as Exhibit “76” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://techcrunch.com/2010/03/16/chatroulette-stats-male-perverts/>.

79. That the documents entitled “Even Celebs Do it for Attention” attached as Exhibit “77” are true and accurate copies of webpages I accessed on May 5, 2013 at the following website:

<http://abcnews.go.com/Entertainment/FallConcert/story?id=4034951&page=1>.

80. That the documents entitled “The Rise of Virtual Sex” attached as Exhibit “78” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://au.lifestyle.yahoo.com/marie-claire/all-about-you/sex/article/-/14749001/the-rise-of-virtual-sex/>.

81. That the documents entitled “The Skype is the Limit!” attached as Exhibit “79” are true and accurate copies of webpages I accessed on May 6, 2013, at the following website:

<http://www.dailymail.co.uk/femail/article-2141776/The-Skype-limit-Sex-toy-connects-laptop-lets-couples-hit-big-O-distance---novel-use-Nintendo-Wii-remote.html>, which I accessed on May 6, 2013.

82. That the documents entitled “The New Pornographers attached as Exhibit “80” are true and accurate copies of webpages I accessed on May 5, 2013, at the following website:

<http://www.sandiegomagazine.com/San-Diego-Magazine/February-2011/The-New-Pornographers>

83. That the documents entitled “Sexting Commercials” attached as Exhibit “81” are true and accurate copies of images that I accessed on May 5, 2012, at the following websites:

(A) Samsung Galaxy S III- Work Trip:

<http://www.youtube.com/watch?v=bvB3msfJYdk;>

(B) Samsung Glaxy S Beam- Santa's Work Trip:

<http://www.youtube.com/watch?v=xnJG9gV5bZw;>

(C) Microsoft Kin Advertisement:

<http://www.youtube.com/watch?v=rfpAkNyHAtQ>

(D) Motorola Megan Fox Superbowl Ad:

[http://www.youtube.com/watch?v=9D2VLmCPTbQ&feature=player\\_embedded](http://www.youtube.com/watch?v=9D2VLmCPTbQ&feature=player_embedded)

84. That the documents entitled "FBI reports" attached as Exhibit "82" are true and accurate copies of webpages that contained leaked FBI reports regarding FBI employees exchanging sexually explicit communications. I accessed these documents on March 21, 2013 from the following website:

[http://i2.cdn.turner.com/cnn/2013/images/02/21/office.of.professional.review.-.cnn01302013\\_0000.pdf](http://i2.cdn.turner.com/cnn/2013/images/02/21/office.of.professional.review.-.cnn01302013_0000.pdf).

85. That the document entitled "FBI Sexting: Leaked Disciplinary Report Details Bureau Employees Behaving Badly" attached as Exhibit "83" is a true and accurate copy of a webpage that I accessed on May 6, 2013 at the following website:

[http://www.huffingtonpost.com/2013/02/22/fbi-sexting-leaked-report\\_n\\_2744290.html](http://www.huffingtonpost.com/2013/02/22/fbi-sexting-leaked-report_n_2744290.html).

86. That the document entitled, "An Internet Study of Cybersex Participants" by Kristian Daneback et al. attached as Exhibit "84" is a true and accurate copy of the study as it appeared when I accessed it on May 5, 2013, at the following website:


[http://www.hawaii.edu/hivandaids/An\\_Internet\\_Study\\_of\\_Cybersex\\_Participants.pdf](http://www.hawaii.edu/hivandaids/An_Internet_Study_of_Cybersex_Participants.pdf).

87. That the document entitled, "Boise State Study: 'Sexting and Sexual Relationships Among Teens and Young Adults'" attached as Exhibit "85" is a true and accurate copy of the study as it appeared when I accessed it on May 5, 2013, at the following website:

[http://scholarworks.boisestate.edu/cgi/viewcontent.cgi?article=1091&context=mcnair\\_journal](http://scholarworks.boisestate.edu/cgi/viewcontent.cgi?article=1091&context=mcnair_journal).

88. That the document entitled, "Oops! Most Homemade Pornography Ends Up Online" attached as exhibit "86" is a true and accurate copy of the study as it appeared when I accessed it on May 6, 2013, at the following website:

<http://www.usnews.com/news/articles/2012/10/23/almost-all-homemade-pornography-ends-up-on-online-study-finds>.

  
WILLIAM C. LIVINGSTON